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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q77089

Hiroshige OWAKI, et al.

Group Art Unit: 2853

Appln. No.: 10/644,098 Confirmation No.: 4945

Examiner: Ly T. Tran

Filed: August 20, 2003

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SAME

RESPONSE TO ELECTION OF SPECIES REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

This paper is responsive to the Office Action mailed on January 13, 2005, for the above-identified application.

Applicants elect Species I, (Figures 9-13) without traverse. Claims 1, 11, and 21-26 are readable on the elected species.

Applicants reserve the right to file Divisional Applications directed to non-elected Species II-IV.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

SUGHRUE MION, PLLC

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Date: February 11, 2005

Darryl Mexic

Registration No. 23,063





PATENT Customer No. 22,852 Attorney Docket No. 06478.1491

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
Klaus PREISSNER et al.) Group Art Unit: 1635
Serial No.: 10/631,896) Examiner: Amy Hudson Bowman
Filed: August 1, 2003 For: PHARMACEUTICAL PREPARATION WITH RNA AS)) Confirmation No.: 9809)
HEMOSTASIS COFACTOR)
Commissioner for Patents P.O. Box 1450	

Alexandria, VA 22313-1450

Sir:

RESPONSE TO RESTRICTION REQUIREMENT

In a restriction requirement dated January 14, 2005, the Examiner required restriction under 35 U.S.C. § 121 between the following groups:

Group I: Claims 1-3, 5-7 and 12, drawn to a pharmaceutical preparation, classified in class 514, subclass 44.

Group II: Claim 4, drawn to a method for promoting coagulation comprising administering the pharmaceutical preparation, classified in class 514, subclass 44.

Group III: Claims 8-11, drawn to a diagnostic aid, classified in class 514, subclass 44.

Applicants provisionally elect to prosecute Group 1, claims 1-3, 5-7, and 12, drawn to a pharmaceutical preparation, with traverse.

PATENT

Customer No. 22,852

Attorney Docket No. 06478.1491 U.S. Application No. 10/631,896

Section 803 of the M.P.E.P. states that "[i]f the search and examination of the

entire application can be made without serious burden, the examiner must examine it on

the merits, even though it includes claims to independent or distinct inventions."

(M.P.E.P. § 803, emphasis added.) Applicants respectfully submit that this policy

should apply to this application in order to avoid unnecessary delay and duplicative

examination.

Applicants submit that this search can be made without undue burden because a

literature search for these groups would be largely coextensive. A thorough search for

pharmaceutical preparations comprising RNA or RNA analogs should also involve a

search for diagnostic aids, which also comprise RNA or RNA analogs. A thorough

search for the pharmaceutical preparations should also involve a search for methods

that directly utilize the pharmaceutical preparations. Applicants also note that Groups I-

III involve subject matter that has been given the same classification numbers (class

514, subclass 44). Accordingly, Applicants respectfully request the restriction to be

withdrawn.

Please grant any extensions of time required to enter this response and charge

any additional required fees to our deposit account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,

GARRETT & DUNNER, L.L.P.

Dated: February 11, 2005

my E. Purcell

Reg. No. 53,492